		2/5/19
INT	HE UNITED STATE DISTR BHERN DISTRICT OF I	ICT COURT FOR THE
404	BHERN DISTRICT OF I	LLINIOS
DAMI	ENWALKER (ARO-PER)	>
COAn	EN WALKER (ARO-PER) NIEN WALKER-BEY PRO-PER)), CASEND: 17 C 3002
		3
COOK	COUNTY, Et alog) CHIEF JUDGE:
) CHIEF JUDGE:) RUBEN CASTILLO

FILED

FEB 2 6 2019 LA

THOMAS G. BRUTON CLERK, U.S. DISTRICT COURT

AMENDED COMPLAINT

- UNSSIFTED PLAINTIFF IN MAXIMUM SECURITY DIVISION of AND RECLASSIFTED PLAINTIFF BACK TO MAXIMUM SECURITY DIVISION of AFTER THE FIRST INCIDENT TOOK PLACE. (JUMP BY IT GANG MEMBERS 'SAUAGE LIFE"). PLAINTIFF HAD BEEN CHARGED WITH A SIMPLE POSSESSION.
- (2) ALSO SUPERINTENDANT JONES HAD
 BEEN COOPERATING WITH SANAGE LIFE

 GANG MEMBERS TO CURVE VIOLENCE.

 MEANING HE WAS COLLECTING WEAPONS

 (CHIVES) FROM GANG MEMBERS TA

 BETURN FOR SANAGE LIFE GANG

 MEMBERS TO BE LET OUT OF SEGREGATION.
 - (3) APTER BEING JUMPEO BY 17

 GANG MEMBERS PLAINTIFF WAS

 RECIASSIFIED TO THE SAME DIVISION 9,

 DIFFERENT TIER, EXPOSING PLAINTIFF

 TO HARM BY SAVAGE LIFE GANG

 MEMBERS.

- (4) AS PLANTIFF ADDRESS IN HIS
 PREVIOUS COMPIAINT, UPON ADMISSION
 TO CCOOC IN 2016, PLAINTIFF WAS
 TAKEN OUT OF COURT AND HELD IN CCOOC
 FOR A PSYCHOLOGICAL EVALUATION, FOR
 SEIF-BEPRESENTATION. LPERMANENT
 FACILITY STATEVILLE NRC ALLEGE PAROLE
 VIOLATOR).
- FOILDWING DAY, PLACE THE
 POILDWING DAY, PLANTIFF SPOKE TO
 AND SENT A FREQUEST FORM TO
 SUPERIMENDANT JONES, AND
 COUNSELOR ON NUMEROUS OCCASSIONS
 EXPLAINING THE PREDICAMENT,
 LPROPERTY LEFT BEHIND EN STATEVILLE
 NAC COURT PARERS AND DOCUMENTS, PHO
 ASKING TO BE TRANSFERRED RACK
 TO STATEVILLE NAC AND REMOVE
 FROM HARM,
- (6) SUPERINTENDANT JONES STATED

 "GIVE ME A LAY OR SO". UPON PLAINTIFFS

 BELIEF, HE WAS NOT SUPPOSE TO BE

 THERE IN DIVISION 9.

- (7) WHEN THE THREATS AND INCIDENTS
 BEGAN TO ESCAPATE PLAINTIFF
 PACKED UP HIS PROPERTY AND
 PEQUESTED TO BE PLACED IN
 SEGREGATION, CID UNKNOWNA SAID
 SUPPOSEDLY NO ROOM WAS AWAHABLE
 NO WHERE.
 - (8) THE PLAINTIFFE WAS MACED IN THE FACE PLANT CLOS AFTER REMO ATTACK BY 17 GANG MEMBERS.
 - (9) PLAINTIFF SUFFERED BRITISED

 RIBS LIPS AND OTHER PAINS AFTER

 THIS EXCIDENT:
 - (10) PLAINTIFF REFUSED TO PURSUE CHARGES AFTER BEING QUESTION BY SAIL STAFF.
 - (11) SUPERINTENDANT SOMES SATO:

 "THE CHYS WHO JUMPED PLANTIFF WAS

 COWARDS" HE SATIO THIS OWN AND

 SPORE WHITH PLAINTIFF, AFTER PLAINTIFF

 WAS MOVED TO ANOTHER TIZZ IN DIVISION 9

AFTER THE FIRST INCIDENT.

- (12) IN THE SECOND FACIDENT PLAINTIFF GOT JUMPED AGAIN, AND GOT HIS JAW BROKEN ON BOTH SIDES.
- (13) PlAIMITH WAS TAKEN TO MOUNT SINAI
 HOSPITAL, TO HAVE HIS JAW JET
 BACK IN PLACE & AFTER HAVING 2
 PLATES & SCREWS PUT M, AND
 SUPPLRING PERMANENT NERUL
 DAMAGE IN THE LEFT LOWER JAW.
- (14) PLAINTIFF USE THE GRIEVANCE SYSTEM
 TO REPORT THIS ABOSE PLAINTIFF WAS
 NOT GIVEN AN OPPORTUNITY TO PRESS
 CHARGES, NOR WAS THERE A THOROUGH
 TENVESTI GRATION JONE TO PLAINTIFFS
 KNOWLEJGE. TACIDENT WENT POBLIC (WON 9 NEW)
 BECAUSE THERE WAS DETWEN 4-9
 TACIDENTS HART TOOK PLACE WITH
 SAUAGE LIFE GANG MEMBERS IN
 DIVISION 9. THIS SAME DAY, SIMUHaneous!

- (15) SUPERIMITADANT SONES AND JOHN DOE (C10 UNKNOWN) REFUSAL TO MOVE OR OTHERWISE RECLASSIR, / TRANSFER PLAINTIFF EXPOSURE TO THOSE GANG MEMBERS, AMOUNTED TO SERIOUS HARM.
 - (16) THE PLAINTIFF SHOULD HAVE BEEN PROMOVE FROM THAT ENVIRONMENT NO MATTER HIS SHURTION.
 - DECAUSE HE IS THE DEPUTY SHERIFF
 AND SUPERVISOR OF CORRECTION STREET
 AND POLICY.
- (9) UPON PLANTIFF Deliver, WHEN HE FIRST ENTERED THE CODOC (SMATCHED TO BE COURT, PUT IN A TIER AT 3:00 AM) HE WAS TOLD BY SUPERINTENDANT SOMES THE MAS NOT SUPPOSE TO BE THERE IN DIVISION 9. IT ADICATING SOMETHING WAS WRONG, WHEN PLANTIFF BEING IN THIS WOLFTON WHEN SAUAGE ITEE GAMG MEMBERS.

Case: 1:17-cv-03002 Document #: 45 Filed: 02/26/19 Page 7 of 12 PageID #:123 2. 年至6. 4. 6. 15 人。 BAN TO DAY THE REST TO THE WAR AND THE MENT OF CONTRACTOR TO CONTRACTOR SON CONTRACTOR we contribute the state of the 用作品。在1000年间,1900年1月1日 - 1900年1月1日 - 1900年1日 - 190 A PROPERTY OF THE PARTY OF THE THE PERSON OF TH THE THE STATE OF T THE CONTRACTOR OF THE SALES CONTRACTOR AT HELD REPORT ASSESSED THEN A ROBERTS THE COMPANY OF THE POST OF THE PROPERTY OF THE PARTY OF T The state of the s e - Detro- Level to the State of the Control of the Control Add to the west and the second section while the LA SELECT THE ST SENCE OF STALL LE DONNE DE LA CONTRACTION DEL CONTRACTION DE LA CONTRACTION DE LA CONTRACTION DE LA CONTRACTION DE LA CONTRACTION DEL CONTRACTION DE LA C A PARTY OF THE STATE OF THE PARTY OF THE DAY DINGS HITE ACTOR TO STORE OF 1. 11 Survey of the sale of the sale

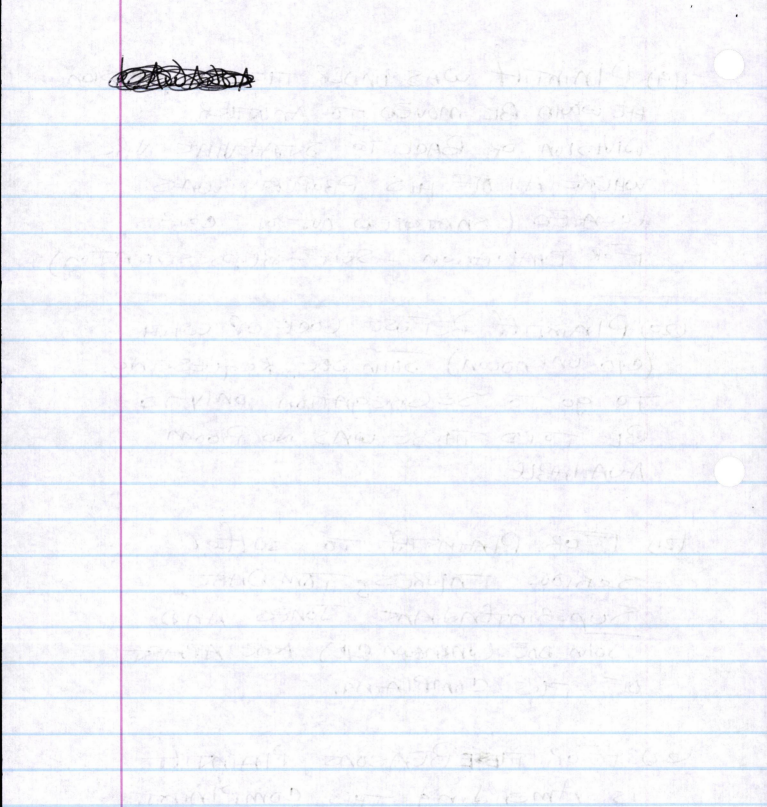
- 19) PlAINTIFF WAS UNDER THE TAIPRESSION
 HE WOULD BE MOVED TO ANOTHER
 DIVISION, OR BACK TO STAFFUINE NAC
 WHERE ALI OF HIS PROPERTY WAS
 LOCATED (SNATCHED OUT OF COURT
 FOR EVALUATION SELF-REPRESSIONATION).
- (20) PIAINTIH RETUSE LOCK UP WATH

 (CLO UNKNOWN) JOHN DOE, REQUESTING

 TO GO TO SEGREGIATION, ONLY TO

 BE TOLD THERE WAS NO ROOM

 AUATIABLE.
- (21) FOR PLAINTAL TO SUFFER SERIOUS TAJURES, TOM DARY,
 SUPERINATIONAL JONES AND
 JOHN DOE (INKNOWN C/O) KAR APART
 OF THIS COMPLAINT.
- 15 Amending THIS COMPLAINT.



(23) REINE PREQUEST:

Compensational Damages, and Any Pontrue Damages, And Any Additional Bellet This could Deems just, Proper and Equitable.

PESPECA FULLY SUBMITTED

Deunten Walku-Bey

WITHOUT PREJUDICE

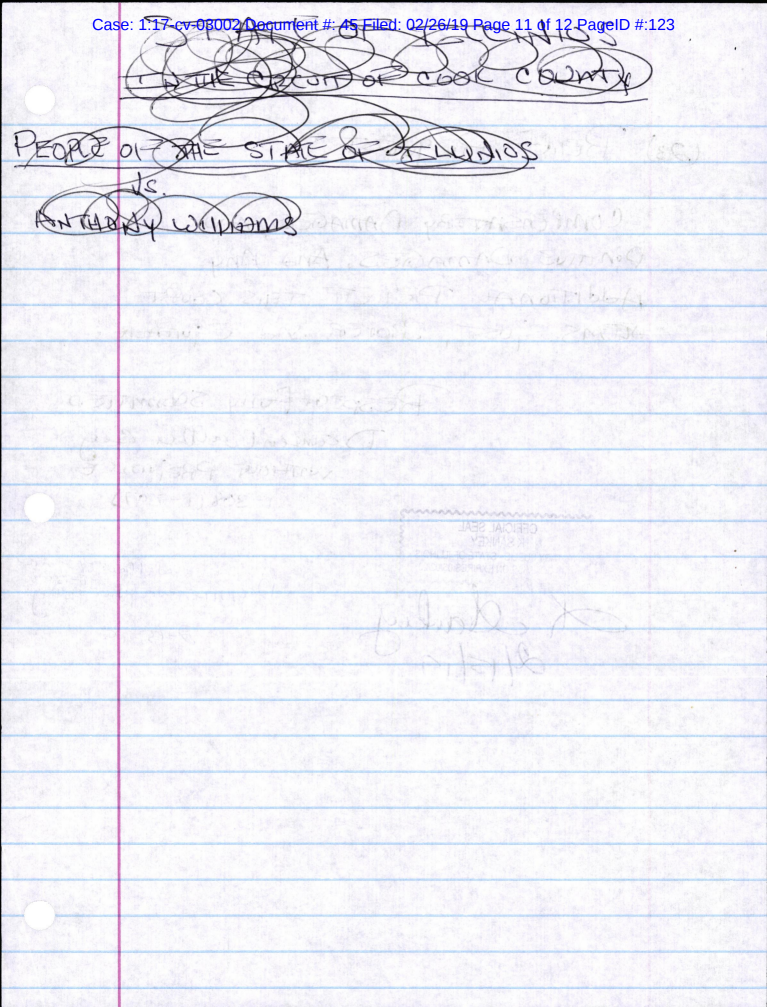
1-308 (1-207)

OFFICIAL SEAL
K SANKEY
NOTARY PUBLIC - STATE OF ILLINOIS
MY COMMISSION EXPIRES:05/02/20

K Dankey

Damienwalbu Bey

2-15-19



Damien Case: 1:17-cy-03002 Document #: 45 Filed: 02/26/19 Page 12 of 12 PageID #:123

P. O. Box 089002

Chicago, 16 60608

02/26/2019-23



PRISONER CORRESPONDENT

United State DISTRICT COURT

219 & DEARBORN STREET 20TH FLOOR